SUPREME COURT MINUTES FRIDAY, MARCH 23, 2001 SAN FRANCISCO, CALIFORNIA

1st Dist. Alan Brody, Petitioner

A094350 v

Div. 3 San Francisco County Superior Court, Respondent

S096185 Bank of America, Real Party in Interest

Application for stay and petition for review DENIED.

S010775 People, Respondent

V.

Robert L. Massie, Appellant

Michael Kroll's petition for writ of habeas corpus, submitted to this court on March 20, 2001, fails to show that Robert Lee Massie is incompetent to elect not to seek habeas corpus relief, or that Massie's appointed counsel, Frederick Baker, has rendered ineffective representation in concluding that Massie is capable of making that decision on his own behalf. Accordingly, the petition fails to show the existence of exceptional circumstances warranting a decision by this court to allow the filing of a "next friend" petition for habeas corpus. (See *In re Harrell* (1970) 2 Cal.3d 675, 689.) The clerk of this court is therefore directed not to file the petition

2nd Dist. People B133883 v.

Div. 2 Donald R. Benford

The time for granting review on the court's own motion is hereby extended to and including May 8, 2001. (Cal. Rules of Court, rule 28(a)(1).)

4th Dist. People, Respondent

D034592 v.

Div. 1 Leon Eugene Morris, Appellant

The time for granting review on the court's own motion is hereby extended to and including May 9, 2001. (Cal. Rules of Court, rule 28(a)(1).)

S018033 People, Respondent

v.

Juan Prentice Snow, Appellant

On application of respondent and good cause appearing, it is ordered that the time to serve and file respondent's brief is extended to and including May 22, 2001.

S092488 In re Gregory Laval Rounds

on

Habeas Corpus

On application of respondent and good cause appearing, it is ordered that the time to serve and file respondent's informal response is extended to and including April 18, 2001.

S085899 Clarence Albertson, Petitioner

v.

Ventura County Superior Court, Respondent

People, Real Party in Interest

The request of counsel for real party in interest in the abovereferenced cause to allow two counsel to argue on behalf of real party in interest at oral argument is hereby granted.

S085899 Clarence Albertson, Petitioner

v

Ventura County Superior Court, Respondent

People, Real Party in Interest

The request of real party in interest to allocate to David M. Lehr 10 minutes of real party in interest's 30-minute allotted time for oral argument is granted.

2nd Dist. Robert Bennett, Jr.

B135382

V.

Regents of the University of California et al.

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Seven to Division Two. 2nd Dist. Diana Townsend et al.

B142234

v.

Benn Rose et al.

The above-entitled matter, now pending in the Court of Appeal, Second Appellate District, is transferred from Division Two to Division Seven.

S096097 In the Matter of the Resignation of **Barbara Bayliss**

A Member of the State Bar of California

The voluntary resignation of **Barbara Bayliss**, **State Bar No. 74126**, as a member of the State Bar of California is accepted.

S096098 In the Matter of the Resignation of **Therese Marie Vita**

A Member of the State Bar of California

The voluntary resignation of **Therese Marie Vita**, **State Bar No. 151902**, as a member of the State Bar of California is accepted.

S096099 In the Matter of the Resignation of **James Edward O'Rourke**A Member of the State Bar of California

The voluntary resignation of **James Edward O'Rourke**, **State Bar No. 45715**, as a member of the State Bar of California is accepted.

S096100 In the Matter of the Resignation of **Michelle Allene Murphy**A Member of the State Bar of California

The voluntary resignation of **Michelle Allene Murphy, State Bar No. 95722,** as a member of the State Bar of California is accepted.

S096101 In the Matter of the Resignation of **Richard John Mathias**A Member of the State Bar of California

The voluntary resignation of **Richard John Mathias**, **State Bar No. 137485**, as a member of the State Bar of California is accepted without prejudice to further proceedings in any disciplinary proceeding pending against respondent should he hereafter seek reinstatement. It is ordered that he comply with rule 955 of the California Rules of Court and that he perform the acts specified in subdivisions (a) and (c) of that rule within 60 and 70 days, respectively, after the date this order is filed.* Costs are awarded to the State Bar.

*(See Bus. and Prof. Code, § 6126, subd. (c).)